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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

At

Appl.No.:

10/081,355

Confirmation No.: 9762

Applicant: Filed:

Anandakumar et al February 21, 2002

TC/AU:

TBD

Examiner:

TBD

Docket:

TI-29773

Cust.No.:

23494

RENEWED PETITION under Rule 137(a)

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Commissioner for Patents P.O.Box 1450 Alexandria VA 22313-1450

OFFICE OF PETITIONS

Sir:

In response to the Dismissal of Petition to Revive mailed September 16, 2004, applicants hereby renew their petition pursuant to Rule 137(a) to revive the above-identified application which was unavoidably abandoned and provide the following:

- (1) The reply required to the outstanding Office notice was previously mailed on September 15, 2003.
 - (2) The petition fee is authorized in the accompanying Fee Transmittal.
- (3) The following listing of pertinent events will show that the abandonment was unavoidable:

On February 21, 2001 applicants filed provisional Appl.No. 60/270,264.

On June 15, 2001 applicants received the Filing Receipt for the provisional application which had been mailed by the USPTO on June 11, 2001.

On February 21, 2002-applicants filed the conversion of the provisional application into the present nonprovisional Appl.No. 10/081,355 (the "Application"); the Application was filed without declarations.

On March 26, 2002 applicants received the Filing Receipt for the Application which had been mailed by the USPTO on March 20, 2002. A Notice to File Missing Parts for the Application was not received concurrently with the

Appl.No.: 10/081,355

Renewed Petition dated November 16, 2004 Response to Dismissal mailed September 16, 2004

Filing Receipt. The enclosed Declarations of Allen B. Kroger and Carlton H. Hoel establish this failure to timely receive any Notice to File Missing Parts mailed March 20, 2002.

On June 10, 2002 and June 12, 2002 applicants signed the declarations for the Application and waited for a Notice to File Missing Parts from the USPTO.

Shortly before August 19, 2003 applicants sua sponte reviewed PAIR entries for the Application and found an entry listing a mailing on March 20, 2002 of a Notice to File Missing Parts. As a consequence, applicants contacted the USPTO to request a copy of this Notice to File Missing Parts which had not been received by applicants.

On August 19, 2003 the USPTO faxed a copy of this Notice to File Missing Parts to applicants.

On September 15, 2003 applicants submitted the declarations (which previously had been signed June 10-12, 2002) together with a copy of the faxed Notice to File Missing Parts to the USPTO.

On January 05, 2004 applicants received a Notice of Abandonment mailed by the USPTO on December 31, 2003 (copy attached).

Applicants failure to timely receive the Notice to File Missing Parts made the abandonment of the Application unavoidable.

(4) No terminal disclaimer is required pursuant to Rule 137(d)...

Respectfully submitted.

Carlton H. Hoel Reg. No. 29,934

Texas instruments Incorporated

PO Box 655474, M/S 3999

Dallas, Texas 75265

972.917.4365



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Putant and Trademark Office
Address COMMISSIONER FOR PATENTS
P.O. BOX 1450
Alexandria, Virginis 22313-1450

APPLICATION NUMBER

FILING OR 371(C) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO./TITLE

10/081,355

02/21/2002

Krishnasamy Anandakumar

TI-29773

23494 TEXAS INSTRUMENTS INCORPORATED P O BOX 655474, M/S 3999 DALLAS, TX 75265 CONFIRMATION NO. 9762
ABANDONMENT/TERMINATION
LETTER
OC000000011591207

Date Mailed: 12/31/2003

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (f) OR (g)

The above-identified application is abandoned for failure to timely or properly reply to the Notice to File Missing Parts (Notice) mailed on 03/20/2002.

The reply received on 09/22/2003 was untimely.

A petition to the Commissioner under 37 CFR 1.137 may be filed requesting that the application be revived.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of **UNAVOIDABLE DELAY** must be filed promptly after the applicant becomes aware of the abandonment and such petition must be accompanied by: (1) an adequate showing of the cause of unavoidable delay; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(I); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Under 37 CFR 1.137(b), a petition requesting the application be revived on the grounds of **UNINTENTIONAL DELAY** must be filed promptly after applicant becomes aware of the abandonment and such petition must be accompanied by: (1) a statement that the entire delay was unintentional; (2) the required reply to the above-identified Notice; (3) the petition fee set forth in 37 CFR 1.17(m); and (4) a terminal disclaimer if required by 37 CFR 1.137(d).

Any questions concerning petitions to revive should be directed to the "Office of Petitions" at (703) 305-9282. Petitions should be mailed to: Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria VA 22313-1450.

A copy of this notice MUST be returned with the reply.

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Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE

PAGE 5/9 * RCVD AT 11/16/2004 2:53:08 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/3 * DNIS:8729306 * CSID:972 917 4417 * DURATION (mm-ss):03-32

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Confirmation No.: 9782

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl.No.:

10/081,355

Applicant:

Anandakumar et al

Filed: TC/AU: 02/21/2002

TC/AU:

TBD

Examiner.

TBD

Docket: TI-29773 Cust.No.: 2

23494

DECLARATION OF CARLTON H. HOEL

- I, Carlton H. Hoel, do hereby declare:
- (1) I am an attorney of record in the above-identified application (the "Application") and the attorney at Texas Instruments Incorporated ("TI") assigned to prosecute the Application.
- (2) Prior to shortly before August 19, 2003, I had no knowledge that a Notice to File Missing Parts dated March 20, 2002 (the "Notice") had been rendered in the Application.
- (3) Prior to receiving on August 19, 2003 a faxed copy of the Notice, the prosecution file for the Application contained no copy of the Notice.
- (4) A copy of a printout of the record in the TI legal database relating to the Application is attached. The entry "Blue Filing Receipt 03/26/2002" in the upper left of page 2 of this printout shows reception on March 26, 2002 of the Filing Receipt (mailed March 20, 2002), but there is no entry indicating reception of the Notice also mailed March 20, 2002.
- (5) My first indication that the Notice had been rendered in the Application was shortly before August 19, 2003 when my secretary queried PAIR entries for the Application and found the listing of the Notice as mailed March 20, 2002.
- (6) After the August 19, 2003 reception of a faxed copy of the Notice, I submitted the missing parts (declarations of the inventors previously signed June 10-12, 2002) plus a copy of the Notice on September 15, 2003. In view of these facts, the submission of the missing parts was timely; the abandonment of the Application was unavoidable and the Application should be revived.
- (7) I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Carlton H. Hoel

November ________, 2004

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Patent: T29773 , United States, Regular, National, Original Filing

Patent Data

			•
Docket Number	T29773	Attorney	Hoel, Carlton H.
Country	United States	Agent	
Case Type	Regular	Client\Division	SC DSP
Relation Type	Original Filing	Current Owner	Texas Instruments
Filing Type	National	Previous Owner	
Filing Number		Con/Div	•
Status	Filed	First Filing Date	2/21/2001
Sub Status		Sub Status Date	10/26/1999
Parent Country		Parent Filing Date	10, 20, 2555
Parent Number		Parent Grant Date	
Application Number	10/081,355	Application Date	2/21/2002
Patent Number		Grant Date	
Publication Number		Publication Date	
Assigned	Assignment Recorded	Ind. Claims\Designs	0
Convention Type	-	Total Claims	Ö
Custom Code #1	·	TotalClasses	· ·
TaxAgent		ConfirmationNumber	
Operating Group		Tax Base Date	
Custom Party #1		Next Tax Date	
Custom Party #2		Expiration Date	
Custom Party #3		PTO Customer No.	
Custom Party #4		Custom Date #1	
Custom Party #5		Storage Location	СНН
Custom Party #6		Conception Date	C.
Custom Party #7		Storage Box/Date	9/22/04
Custom Party #8	•	Receive Date	3, 22, 64
Agent Ref No		Art Unit	•
Strategy 1	Software	Last Review Date	
Strategy 2	DSP	Examiner Name	•
Strategy 3		Gov Contract No	
Licensing		Disc/3rd Yr Merit	
Custom Code #6		7th Yr Merit	
Custom Code #7		11th Yr Merit	
Customer Code	TXPP	Customer Name	Texas Instruments
		***************************************	CV02 TIPLIGHERIC

Title

ADAPTIVE VOICE PLAYOUT IN VOP

Description

ABSTRACT OF THE DISCLOSURE Packetized CELP-encoded speech playout with frame truncation only during silence and frame expansion method dependent upon voicing classification with voiced frame expansion maintaining phase alignment. MAIN CLAIM: 1. A method for playout of packetized speech, comprising: (a) deferring truncation of an active frame; and (b) truncating a silence frame.

Current Expense Information

Other Case-Related Information

Actions

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Atty Action Due Date	Atty Action Comp Date	Response Due Date	Mail Date	PTO Complete Date	Assigned Atty	Review Atty	Action Notes
	2/25/2002					·	•
			2/21/2002	2/21/2002	Hoel, Carlton H.		
	3/26/2002						
			9/15/2003	9/22/2003	Hoel, Carlton H.		
			9/15/2003	9/22/2003	Hoel, Carlton H.		
			3/3/2004	3/3/2004	Hoel, Carlton H.		
				7/6/2004	•		
				9/16/2004			
		5/21/2002	1/1/1930				
		11/16/2004					
		Due Date Comp Date 2/25/2002	Due Date Comp Date 2/25/2002 3/26/2002 5/21/2002	Due Date Comp Date 2/25/2002 2/21/2002 2/21/2002 3/26/2002 9/15/2003 9/15/2003 3/3/2004	Due Date Comp Date 2/25/2002 2/21/2002 2/21/2002 3/26/2002 9/15/2003 9/22/2003 9/15/2003 9/22/2003 3/3/2004 3/3/2004 7/6/2004 9/16/2004 5/21/2002 1/1/1930	Due Date Comp Date 2/25/2002 2/21/2002 2/21/2002 Hoel, Carlton H. 3/26/2002 9/15/2003 9/22/2003 Hoel, Carlton H. 9/15/2003 9/22/2003 Hoel, Carlton H. 9/15/2003 9/22/2003 Hoel, Carlton H. 3/3/2004 3/3/2004 Hoel, Carlton H. 7/6/2004 9/16/2004 5/21/2002 1/1/1930	Due Date Comp Date 2/25/2002 2/21/2002 2/21/2002 Hoel, Carlton H. 3/26/2002 9/15/2003 9/22/2003 Hoel, Carlton H. 9/15/2003 9/22/2003 Hoel, Carlton H. 9/15/2003 9/22/2003 Hoel, Carlton H. 3/3/2004 3/3/2004 Hoel, Carlton H. 7/6/2004 9/16/2004 5/21/2002 1/1/1930

Inventors

Inventor Division	on Cost Center	Employee No	Original Inventor Name	Company Status Assignment Date Term Date
3	5105	0214577	ANANDAKUMAR, KRISHNASAMY	
_				

3 5105 0188222 MCCREE, ALAN V 3 5105 0188446 PAKSOY, ERDAL

Other Number

Other Number Code Other Number1 Other Number Date

Recordation RL014524/FR0047-0051 9/22/2003

CreateUser: MDC UpdateUser: ENT\a0185063
CreateDate: 2/25/2002 UpdateDate: 9/22/2004

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NOV 1 6 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant:

Anandakumar et al

Filed:

02/21/2002

TC/AU:

TBD

Examiner:

TBD

Docket:

TI-29773 23494

Cust.No.:

DECLARATION OF ALLEN B. KROGER

I, Allen B. Kroger, do hereby declare:

- (1) I am currently an employee of Texas Instruments Incorporated ("TI") and have been an employee of TI at all times from the filing date of the above-identified application on February 21, 2002 to the present date.
- (2) My official title is Docketing Services Coordinator, and my duties include the logging into the TI legal database all incoming mailed communications from the USPTO to TI.
- (3) I have reviewed the TI legal database and found no indication that a Notice to File Missing Parts mailed March 20, 2002 for the above-identified application was ever received by TI.
- (4) Being that there is no indication in the TI legal database that said Notice to File Missing Parts was ever received by TI, I conclude that TI never received said mailed Notice to File Missing Parts, because if TI had received it in the mail, I would have entered the information into the TI legal database.
- (5) I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Allen B. Kroger

November 16 , 2004

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